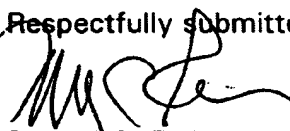


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A response to the February 23, 2004 Notice was filed in the parent application on December 22, 1994. The title of their December 22, 1994 paper was "Communication Directed to Notice to Comply with Sequence Rules." As the sequence listings in the parent application are identical to those in the instant application, Applicants respectfully request that the previously filed December 22, 1994 Communication be used to fulfill the sequence listing requirements in their instant application.

It is believed that no fee or fees are due in connection with this paper. In the event that any fee or fees are due, however, the Patent and Trademark Office is authorized to charge the amount of any such fee to Deposit Account 05-1135, or to credit any overpayment thereto.

Respectfully submitted,



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Parent law do not have
a valid CRF